IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF WISCONSIN

FREDDIE T. MCLAURIN, JR.,

ORDER

Plaintiff, v.

11-cv-766-slc

OFFICER HAG,

Defendant.

In an order entered on February 2, 2012, plaintiff Freddie McLaurin was granted leave

to proceed *in forma pauperis* on his Eighth Amendment claim that defendant Hag sexually assaulted him. In the same order, plaintiff was given until February 15, 2012 in which to submit

an addendum to his complaint stating the date on which the alleged assault occurred. It is now

February 28, 2012, and plaintiff has not submitted an addendum or asked for more time within

which to do so. Because plaintiff is proceeding pro se, I will allow him one final opportunity to

submit the required information. If plaintiff fails to submit an addendum stating the date the

incident occurred, then his complaint will be dismissed for his failure to prosecute it.

ORDER

IT IS ORDERED that plaintiff Freddie McLaurin may have until March 14, 2012 to submit an addendum to his complaint. If, by March 14, 2012, plaintiff fails to submit the

required addendum or explain his failure to do so, the clerk of court is directed to enter

judgment dismissing this case without prejudice for plaintiff's failure to prosecute it.

Entered this 2nd day of March, 2012.

BY THE COURT:

/s/

STEPHEN L. CROCKER Magistrate Judge